DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

	SCR	OLL DISPLAY	CONTROL			
the application of which is attached hereto	OR	or PCT Ir	 ✓ was filed onMarch 5, 2004 as United States Application Number or PCT International Application Number PCT/JP2004/002799 (Confirmation No), and was amended on (if applicable). 			
I hereby state that I have reviewed an by any amendment specifically referre		contents of the	above identified application,	including the clai	ms, as amende	
I acknowledge the duty to disclose continuation-in-part application(s), mathematical or PCT international filing	aterial informatio	n which became	e available between the filing	in 37 CFR 1.56 g date of the prior	6, including fo application and	
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I hereby claim foreign priority benefit or plant breeder's rights certificate(s), than the United States of America, lipatent, inventor's or plant breeder's rigapplication on which priority is claimed	or 365(a) of any sted below and hights certificate(s),	PCT internation PCT internation	nal application(s) which des ed below, by checking the b	ignated at least or ox, any foreign a	ne country othe pplication(s) fo	
or plant breeder's rights certificate(s), than the United States of America, li- patent, inventor's or plant breeder's rig application on which priority is claimed	or 365(a) of any sted below and h ghts certificate(s), d.	PCT internation PCT internation PCT internation PCT internation PCT internations.	nal application(s) which des ed below, by checking the b ernational application(s) hav	ignated at least or ox, any foreign a ing a filing date b Priority	ne country othe pplication(s) fo efore that of the	
or plant breeder's rights certificate(s), than the United States of America, li- patent, inventor's or plant breeder's rig	or 365(a) of any sted below and h ghts certificate(s), id.	PCT internation PCT internation	nal application(s) which des ed below, by checking the b	ignated at least or ox, any foreign a ing a filing date b	ne country othe pplication(s) fo efore that of the	
or plant breeder's rights certificate(s), than the United States of America, li- patent, inventor's or plant breeder's rig application on which priority is claims Prior Foreign Application Number(s)	or 365(a) of any sted below and hights certificate(s), id. Cou Ja Tits under 35 Unit 365(c) of any PC h of the claims r provided by the othe patentabilit	PCT international property pan ed States Code of International of this applicate first paragraph of this applicate of this applicate first paragraph of this applicate of this applicate first paragraph of this	raal application(s) which des ed below, by checking the bernational application(s) hav Foreign Filing Date March 7, 2003 §120 of any United States apparent application(s) designating the ion is not disclosed in a lift of Title 35, United States Cotton as defined in 37 C.F.R.	priority (Yes Dication(s), §119(e United States, listed prior United Ode, §112, I acknows 1.56 which occur	claimed No e) of any Unitedisted below and States or PCT wledge my duty	

I hereby appoint all attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

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PATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

[Page 1 of _2_]

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